In the United States District Court for the Southern District of Georgia Savannah Division

UNITED STATES OF AMERICA,

v.

CR 417-115-1

DARRYL WASHINGTON,

Defendant.

ORDER

Defendant Darryl Washington's Before the Court is "Letter/Motion of Inquiry," which the Court construes as a motion for sentence reduction. Dkt. No. 68. Therein, Defendant seeks relief pursuant to "the retroactive . . . 18:922(g)(1) which goes into effect Feb. 2025." Id. The Court gleans that Defendant is referencing a proposed amendment to the U.S. Sentencing Guidelines that could impact the definitions of "crime of violence" and "controlled substance offense," both of which sentencing for 18 U.S.C. § 922(g)(1) convictions. At this time, however, the amendment has not been adopted. Therefore, Defendant's motion, dkt. no. 68, is DISMISSED.

so ordered, this 29 day of January

HON. LISA GODBEY WOOD, JUDGE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA

2025